



ಕರ್ನಾಟಕ ರಾಜ್ಯಪತ್ರ

ಅಧಿಕೃತವಾಗಿ ಪ್ರಕಟಿಸಲಾದುದು

ಸಂಪುಟ ೧೫೭ Volume 157	ಕಲಬುರಗಿ, ಶುಕ್ರವಾರ, ೨೫, ನವೆಂಬರ್, ೨೦೨೨(ಮಾರ್ಗಶಿರ, ೦೪, ಶಕವರ್ಷ, ೧೯೪೪) KALABURAGI, FRIDAY, 25, NOVEMBER, 2022 (MARGASHIRA, 04, SHAKAVARSHA, 1944)	ಸಂಚಿಕೆ ೧೦೧ Issue 101
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ಭಾಗ ೬-ಸಿ

ಕಲಬುರಗಿ ವಿಭಾಗಕ್ಕೆ ಮತ್ತು ಕಲಬುರಗಿ, ಬಳ್ಳಾರಿ, ರಾಯಚೂರು, ಬೀದರ, ಕೊಪ್ಪಳ, ಯಾದಗಿರಿ ಮತ್ತು ವಿಜಯನಗರ ಜಿಲ್ಲೆಗಳಿಗೆ ಸ್ಥಳೀಯವಾಗಿ ಅನ್ವಯವಾಗುವ ಅಧಿಸೂಚನೆಗಳು ಮತ್ತು ಆದೇಶಗಳು ಶಾಸನಬದ್ಧವಲ್ಲದ ಆದರೆ ಜಮೀನು ಸಂಗ್ರಹಣ ಶಾಸನದ ಮೇರೆಗೆ ಹೊರಡಿಸಿದ ಅಧಿಸೂಚನೆಗಳ ಸಹಿತವಾಗಿ ಸರ್ಕಾರದ ಅಧಿಸೂಚನೆಗಳು.

KABD010014672021



IN THE COURT OF THE PRL. DISTRICT & SESSIONS JUDGE & LABOUR COURT, AT
BIDAR.

::P R E S E N T::

Sri Basavaraj.S.Chegaraddi,

B.Com., LL.B. (Spl),

Prl. District & Sessions Judge, Bidar & Presiding Officer Labour Court, Bidar

KID.10 OF 4(A) NO.3/2021

Dated: This the 25th day of June 2022

1st Party / Workman:

Arunkumar s/o Manikappa
age 42 years, occu: Ex-Driver-cum-conductor,
No.876, Humnabad Depot,
R/o Gadawanti, Tq Humnabad, District Bidar.

(By Sri. K. Ravindra, Advocate)

// Versus //

IInd Party / Respondent:

The Divisional Controller NEKRTC
Bidar Division, Bidar

(By Sri. Ramesh S. Kulkarni, Advocate)

(೨೫೭೬)

IIIrd Party / Respondent:

The Managing Director NEKRTC
Central Office, Kalaburagi

(Exparte)

A W A R D

1. The present claim petition has been filed by the 1st party U/Sec.10(4)(A) of Industrial Disputes Act, 1947 (Karnataka Amendment Act) questioning the order of oral retrenchment Dtd:10.04.2021 passed by the IInd party / Respondent The Divisional Controller NEKRTC, Bidar Division & IIIrd party / Respondent The Managing Director NEKRTC, Central Office Kalaburagi.

2. **The Brief facts of 1st party / workman case as under;**

It is the case of the 1st Party / Workman that, the 1st party / workman was appointed as driver-cum-conductor and he was dismissed from the service on the allegation that, he was participating in the strike called by the union of workmen of the corporation, but in actual he was not feeling well from the month of February 2019 as such on 15.02.2019 he applied leaves on health grounds and after due permission only went on leave. The doctor who treated him had advised for the rest so he personally went to the IInd party / respondent and applied for extension of leave, but the IInd Party / respondent has dismissed him on 10.04.2021 and on that order he approached the IIIrd Party / respondent on the basis of interim order passed by the High Court Principal Bench at Bangalore in the Writ Petition No.8012/2021 C/w 8019/2021, 3755/2021 & 7679/2021 in which the Hon'ble High court was pleased to directed the respondent of the cases to reinstate the workmen who were dismissed during the period of strike. But the second respondent had illegally rejected the appeal, hence this petition.

3. On the request of both wokman and respondent / managements, the case was taken on board before Lok-Adalat. Both parties have submitted joint memo, which reads thus;

JOINT MEMO

"Claimant and respondent and their advocates present before the Lok Adalat held in the Prl. District & Sessions Judge & Presiding Officer Labour Court, Bidar on 25.06.2022. The conciliation were held in the presence of parties and their advocate. Both parties and advocates have agreed to settle the matter between them amiably on the following terms and both parties and their advocates have also signed on this joint memo praying for passing award in therms of joint memo;

TERMS OF JOINT MEMO

“This Dispute is today conciliated before the Lok Adalat in presence of both the parties and their respective counsel as per the advise of the concilator.

The Second party management has agreed to modify the impugned punishment order Dtd:10.04.2021 to the extent of Reinstatement into service without any backwages without consequential benefits with continuity of service by withholding three ensuing increments permanently.

The first party workman has also agreed to the said modification and to forgo the claim of arrears.

Both parties have agreed to get the award in terms of this joint memo.

Contents of this joint memo are read over and explained to the parties by the conciliators and parties have agreed upon the terms of joint memo.”

4. The claim petition of workman is disposed of in terms of the aforesaid joint memo.
5. In view of the joint memo filed by the parties, an award is to be passed directing the respondent to reinstate the Workman into service without any back wages and without any consequential benefits, but with continuity of service by withholding three ensuing increments. In the result I proceed to pass the following;

ORDER

Case taken up before Lok Adalat. At the instance of concilator counsels and parties, case is settled before Lok-Adalat as per the terms of joint memo. Both parties agreed for the same.

The parties shall comply the terms of settlement within one month from the date of publication of this award

The office is directed to send a copy of the award to the

Government for its publication as provided U/Sec.17 of the Industrial disputes Act, 1947.

(Dictated to the Stenographer directly on computer, transcribed and computerized by him, corrected by me and then pronounced in the open court on this the 25th day of July, 2022).

Checked on :

Signed on :

(Basavaraj.S.Chegaraddi)
Prl. District & Session Judge &
P.O. Labour Court, Bidar

DB**

PR-634



Government of Karnataka
(Revenue Department)

Office of the Deputy Commissioner, Bidar District, Bidar-585401, Karnataka
Phone: 08482-225409 Email: deo.bidar@gmail.com

No.REV/LND/CR-74/2009-10

Date: 18-11-2022.

Form 2-E**[see sub rule (3) of rule 9-B]**

Whereas, the Assistant commissioner of Bidar sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **Chintaki village, Chintaki Hobli, Aurad (B) Taluk.**

I the Deputy commissioner of Bidar District, having examined the said proposal of the Assistant Commissioner and having satisfied that the same meets the criterion prescribed to declare the said **Chintaki village, Chintaki Hobli, Aurad (B) Taluk.** unrecorded habitation as such, in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act, 1961, hereby declare the following areas as an unrecorded habitation namely.

Village: <u>Chintaki</u>		Hobli: Chintaki		Taluka: Aurad (B)		Dist: BIDAR			
Details For 2E Notification.									
Name of the Taluka	Name of the Unrecorded habitation and name of the original village under which it falls.	Survey number	Total Extent of land on which Unrecorded habitation Chintaki Tanda is located(4)		Name of the Owner	Boundries			
			Acre	Guntas		North	South	East	West
1	2	3	4(i)	4(ii)	4(iii)	5	6	7	8
Aurad (B)	Chintaki Tanda	232/1	00	20	Ramchandra S/o. Thakru	Sy. No. 232/1	Sy. No. 232/1	Sy. No. 232/1	Sy. No. 232/1
			01	01	Chandabai S/o. Hulla				
Total Area of Gramthana			01	21					

It is hereby declare that this unrecorded habitation may hereinafter be named as **CHINTAKI TANDA**

And where as in consequence of this declaration the extent of land indicated in the column(4) above with survey number specified in column(3) on which the said recorded habitation is located vests absolutely in the state Government free from all encumbrance.

Provided that, any private land vested in the Government as per notification is subject to the condition that any extent of such land occupied by the land owner himself for his residential and other domestic purpose, if identified or included in it, the same shall be restored to him by the assistant commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Deputy Commissioner
Bidar, District Bidar

Place: Bidar
Date: 18/11/2022.



Government of Karnataka

(Revenue Department)

Office of the Deputy Commissioner, Bidar District, Bidar-585401, Karnataka

Phone: 08482-225409 Email: deo.bidar@gmail.com

No.REV/LND/CR-74/2009-10

Date: 18-11-2022.

Form 2-E

[see sub rule (3) of rule 9-B]

Whereas, the Assistant commissioner of Bidar sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **Wadgaon (D) Village, Santhpur Hobli, Aurad (B) Taluk.**

I the Deputy commissioner of Bidar District, having examined the said proposal of the Assistant Commissioner and having satisfied that the same meets the criterion prescribed to declare the said **Wadgaon (D) Village, Santhpur Hobli, Aurad (B) Taluk** unrecorded habitation as such, in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act, 1961, hereby declare the following areas as an unrecorded habitation namely.

Village: Wadgaon (D)			Hobli: Santhpur		Taluka: Aurad (B)		Dist: BIDAR		
Details For 2E Notification.									
Name of the Taluka	Name of the Unrecorded habitation and name of the original village under which it falls.	Survey number	Total Extent of land on which Unrecorded habitation Lalu Tanda is located(4)		Name of the Owner	Boundries			
			Acre	Guntas		North	South	East	West
1	2	3	4(i)	4(ii)	4(iii)	5	6	7	8
Aurad (B)	Lalu Tanda	360/*	01	00	Raju S/o. Lalu	Sy. No. 360	Sy. No. 360	Sy. No. 360	Sy. No. 360
Total Area of Gramthana			01	00					

It is hereby declare that this unrecorded habitation may hereinafter be named as **LALU TANDA**

And where as in consequence of this declaration the extent of land indicated in the column(4) above with survey number specified in column(3) on which the said recorded habitation is located vests absolutely in the state Government free from all encumbrance.

Provided that, any private land vested in the Government as per notification is subject to the condition that any extent of such land occupied by the land owner himself for his residential and other domestic purpose, if identified or included in it, the same shall be restored to him by the assistant commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Deputy Commissioner
Bidar, District Bidar

Place: Bidar
Date: 18/11/2022.

KABD010017742021



**IN THE COURT OF THE PRL. DISTRICT & SESSIONS JUDGE &
LABOUR COURT, AT BIDAR.**

::P R E S E N T::

Sri Basavaraj.S.Chegaraddi,
B.Com., LL.B. (Spl),

**Prl. District & Sessions Judge, Bidar &
Presiding Officer Labour Court, Bidar**

KID.10 OF 4(A) NO.7/2021

Dated: This the 12th day of November, 2022

1st Party / Workman:

Shivakumar s/o Arjunrao Gayakwad
age 45 years, occu: Nil Ex-driver / conductor,
No.177, Bidar Depot, R/o At Bhimanagar, Iswar Temple, Tq
Bhalki, Dist: Bidar

(By Sri. Sanjeev Kumar, Advocate)

// Versus //

IInd Party / Respondent:

**The Divisional Controller KKRTC,
Bidar**

(By Sri. Ramesh S. Kulkarni, Advocate)

A W A R D

1. The present claim petition has been filed by the 1st party U/Sec.10(4)(A) of Industrial Disputes Act, 1947 (Karnataka Amendment Act) to set aside the dismissal vide order Dtd: NEKRTC:BDR:DS:174/2021/1509/21-22 Dtd: 05.07.2021 passed by the IInd party / Respondent The Divisional Controller KKRTC, Bidar .

2. The Brief facts of 1st party / workman case as under;

It is the case of the 1st Party / Workman that, the 1st party / workman was appointed as driver-cum-conductor and he was dismissed from the service on the allegation that, on 28.01.2021 when he was discharging his duty sincerely on route No.57, the checking officials came for checking and checked the ETM machine and found no irregularities except the alleged passengers for whom the workman was attending to issue tickets and without allowing the workmen to issue tickets to 03 passengers travelling from stage 01 Mohga to stage 03 Udgir but has collected amount of Rs.1,628/- and thereby committed misconduct as per (C & D) Regulations. In fact the 1st party claimant has not done any mistake as alleged by the 2nd party respondent nor indulged in any misconduct. The 2nd party respondent without making any proper enquiry has dismissed the 1st party claimant and later on respondent issued order Dtd:08.09.2017 stating that the findings are in negative and the suspension order has been revoked and posted to Aurad Depot. Thereafter 1st party claimant has made request to depute him to same depot to discharge his duty, but the said request is not entertained, hence this petition.

3. On the request of both workman and respondent / management, the case was taken on board before Lok-Adalat. Both parties have submitted joint memo, which reads thus;

JOINT MEMO

“Claimant and respondent and their advocates present before the Lok Adalat held in the Prl. District & Sessions Judge & Presiding Officer

Labour Court, Bidar on 12.11.2022. The conciliation was held in the presence of parties and their advocate. Both parties and advocates have agreed to settle the matter between them amicably on the following terms and both parties and their advocates have also signed on this joint memo praying for passing award in terms of joint memo;

TERMS OF JOINT MEMO

“This Dispute is today conciliated before the Lok Adalat in presence of both the parties and their respective counsel as per the advise of the concilator.

The Second party management has agreed to modify the impugned punishment order Dtd:05.07.2021 to the extent of Reinstatement of the workman to the post that he was holding at the time of dismissal without any backwages with continuity of service by withholding four ensuing annual increments permanently.

The first party workman has also agreed to the said modification and to forgo the claim of arrears.

The first party is agreed to discharge his duties honestly and fullest satisfaction of the corporation after his reinstatement.

Both parties have agreed to get the award in terms of this joint memo.

Contents of this joint memo are read over and explained to the parties by the conciliators and parties have agreed upon the terms of joint memo.”

4. The claim petition of workman is disposed off in terms of the aforesaid joint memo.

5. In view of the joint memo filed by the parties, an award is to be passed directing the respondent to reinstate the Workman into service without any backwages and without any consequential benefits, but with continuity of service by withholding four ensuing increments. In the result I proceed to pass the following;

ORDER

Case taken up before Lok Adalat. At the instance of concilator counsels and parties, case is settled before Lok-Adalat as per the terms of joint memo. Both parties agreed for the same.

The parties shall comply the terms of settlement within one month from the date of publication of this award.

The office is directed to send a copy of the award to the Government for its publication as provided U/Sec.17 of the Industrial disputes Act, 1947.

(Dictated to the Stenographer directly on computer, transcribed and computerized by him, corrected by me and then pronounced in the open court on this the 12th day of November, 2022).

Checked on :
Signed on :

(Basavaraj.S.Chegaraddi)
Prl. District & Session Judge &
P.O. Labour Court, Bidar

DB**

PR-636

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 17.11.2022

"FORM 2-E"

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of Kalaburagi** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **NANDUR (B)**

The **Deputy Commissioner of Kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that the same meets the criterion prescribed to declare the **BAPUNAYAK TANDA (UP GRAM)** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely:-

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		B oundaries			
			Acre	Gunta s	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
KALABURAGI	BAPUNAYAK TANDA (NANDUR (B))	55/5	0	18	SY NO 52	SY NO 56	SY NO 77	SY NO 54
		56/2	0	12	55	56	77	56
		56/4	1	4	56	71	71	56
		71/1	2	25	56	71	71	56
		TOTAL	4	19				

It is hereby declared that this unrecorded habitation may hereinafter be named as **BAPUNAYAK TANDA (UP GRAM)** And whereas in consequence of this declaration the extent of land indicated in the column (4) above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his residential and other domestic purpose, if identified or included in it, the same shall be restored to him by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place: Kalaburagi

Date: 17.11.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 19.11.2022

"FORM 2-E"

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of Kalaburagi** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **NANDUR(B)**

The **Deputy Commissioner of Kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that the same meets the criterion prescribed to declare the **KANUNAYAK TANDA** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely:-

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	North	South	East	West
(1)	(2)	(3)	(4) (I)	(4) (II)	(5)	(6)	(7)	(8)
KALABURAGI	KANU NAYAK TANDA (NANDUR (B))	55/5	0	28	SY NO 52	SY NO 77	SY NO 77	SY NO 55
		71/5	2	5	71	71	77	71
		71/6	1	36	77	71	77	71/1
		71/1	0	24	77	71	71/5	71
		TOTAL	5	13				

It is hereby declared that this unrecorded habitation may hereinafter be named as **KANUNAYAK TANDA**

And whereas in consequence of this declaration the extent of land indicated in the column (4) above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his residential and other domestic purpose, if identified or included in it, the same shall be restored to him by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place: **KALABURAGI**Date: **17.11.2022****DEPUTY COMMISSIONER
KALABURAGI**

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 17.11.2022

"FORM 2-E"

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of Kalaburagi** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **KAWALGA (B)**

The **Deputy Commissioner of Kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that the same meets the criterion prescribed to declare the **BASANAL** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely:

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	North	South	East	West
(1)	(2)	(3)	(4) (I)	(4) (II)	(5)	(6)	(7)	(8)
KALABURAGI	BASANAL (KAWALGA. B)	331/1	1	0	SY NO 334	SY NO 330	SY NO 331/2	SY NO 332
			3	32				
			4	9				
		331/2	72	36	Gram Thana	330	336/1	331/1
			2	5				
			0	32				
		336/1	1	20	334	336	336/1	Gram Thana
		TOTAL	21	14				

It is hereby declared that this unrecorded habitation may hereinafter be named as **BASANAL**

And whereas in consequence of this declaration the extent of land indicated in the column (4) above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his residential and other domestic purpose, if identified or included in it, the same shall be restored to him by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place: KALABURAGI

Date: 17.11.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 17.11.2022

"FORM 2-E"

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of Kalaburagi** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **SHARNASIRASGI**

The **Deputy Commissioner of Kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that the same meets the criterion prescribed to declare the **SHARNASIRASGI TANDA (UP GRAM)** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely:-

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	North	South	East	West
(1)	(2)	(3)	(4) (I)	(4) (II)	(5)	(6)	(7)	(8)
KALABURAGI	SHARNASIRASGI TANDA (SHARNASIRASGI)	149	0	10	SY NO ಹಣಾಡಿ	SY NO ಲಾ ಹಿ ನಂ-1	SY NO 150	SY NO 148
			0	6				
			0	6				
			0	35				
			0	4				
			0	39				
		Total	2	20	ಹಣಾಡಿ Sy no 152	ಲಾ ಹಿ ನಂ-2	151	149
		150/1	1	38				
			0	2				
		Total	2	0	ಲಾ ಹಿ ನಂ-1	ಲಾ ಹಿ ನಂ-3, 4 ಮತ್ತಾದಾಲಿ	151	149
		150/2	0	18				
			0	17				
			0	17				
			1	8				
		Total	2	20	152	ಲಾ ಹಿ ನಂ-2 ಲಿಂಡ 10	ಲಾ ಹಿ ನಂ-1	150
		151/1	0	30				
		TOTAL	7	30				

It is hereby declared that this unrecorded habitation may hereinafter be named as **SHARNASIRASGI TANDA (UP GRAM)**

And whereas in consequence of this declaration the extent of land indicated in the column (4) above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his residential and other domestic purpose, if identified or included in it, the same shall be restored to him by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place: KALABURAGI

Date: 17.11.2022

**DEPUTY COMMISSIONER
KALABURAGI**

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 17.11.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of Kalaburagi** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **SANNUR**

The **Deputy Commissioner of Kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that the same meets the criterion prescribed to declare the **SANNUR TANDA (UP GRAM)** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act, 1961 hereby declare the following areas as an unrecorded habitation namely:-

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Gunt as	North	South	East	West
(1)	(2)	(3)	(4) (I)	(4) (II)	(5)	(6)	(7)	(8)
KALABURAGI	SANNUR TANDA (UP GRAM) (SANNUR)	61/*	1	0	SY NO 37,38	SY NO ಉಳಿದ ಭಾಗ (SY NO 63, 64)	SY NO 60 ಉಳಿದ ಭಾಗ(64)	SY NO 78, 79
		61/2	1	1				
		62/1	0	33				
		62/2	0	36				
			0	15				
			0	24				
			0	36				
		63/1	2	0				
			2	15				
		64/5	0	36				
			0	36				
		TOTAL	11	32				

It is hereby declared that this unrecorded habitation may hereinafter be named as **SANNUR TANDA (UP GRAM)** And whereas in consequence of this declaration the extent of land indicated in the column (4) above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his residential and other domestic purpose, if identified or included in it, the same shall be restored to him by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place: Kalaburagi

Date: 17.11.2022

**DEPUTY COMMISSIONER
KALABURAGI**

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 17.11.2022

"FORM 2-E"

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of Kalaburagi** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **KUMASI**

The **Deputy Commissioner of Kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that the same meets the criterion prescribed to declare the **KUMASI WADI** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely:-

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Gunt as	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
KALABURAGI	KUMASI WADI (KUMASI)	230/5	0	20	SY NO 231	SY NO 230/2	SY NO 230/3	SY NO 223

		230/7	1	10	230/1	223	230/2	223
		232/6	1	10	232	231	232 RENENIG AREA	GRAM THANA
		223/3	1	20	230	223	223/5	223/2
		222/3	0	20	GRAM	223	GRAM	222
			0	10	THAN A		THANA	
		TOTAL	5	10				

It is hereby declared that this unrecorded habitation may hereinafter be named as **KUMASI WADI** And whereas in consequence of this declaration the extent of land indicated in the column (4) above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his residential and other domestic purpose, if identified or included in it, the same shall be restored to him by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place: Kalaburagi

Date: 17.11.2022

**DEPUTY COMMISSIONER
KALABURAGI**

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 17.11.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the Assistant Commissioner of Kalaburagi sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **FIROZABAD**

The Deputy Commissioner of Kalaburagi District, having examined the said proposal of the Assistant Commissioner and having satisfied that the same meets the criterion prescribed to declare the **HASANAPUR** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely:-

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Gunt as	North	South	East	West
(1)	(2)	(3)	(4) (I)	(4) (II)	(5)	(6)	(7)	(8)
KALABURAGI	HASANAPUR FIROZABAD	284/2	0	22	SY NO 284/1	SY NO GRAM THANA	SY NO 285	SY NO 284/1
		285	1	25	284/1	281	286	GRAM THANA
		TOTAL	2	7				

It is hereby declared that this unrecorded habitation may hereinafter be named as **HASANAPUR**. And whereas in consequence of this declaration the extent of land indicated in the column (4) above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his residential and other domestic purpose, if identified or included in it, the same shall be restored to him by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place: Kalaburagi

Date: 17.11.2022

**DEPUTY COMMISSIONER
KALABURAGI**

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 17.11.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of Kalaburagi** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **KUSANUR**

The **Deputy Commissioner of Kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that the same meets the criterion prescribed to declare the **KUSANUR TANDA** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely:-

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
KALABURAGI	KUSANUR TANDA (KUSANUR)	122	5	0	SY	SY NO	SY NO	SY NO
		TOTAL	5	0	NO 119	ನಂದೂರ.ಕೆ ಗ್ರಾಮದಗಡಿ	122	122 tandGovt)

It is hereby declared that this unrecorded habitation may hereinafter be named as **KUSANUR TANDA**

And whereas in consequence of this declaration the extent of land indicated in the column (4) above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his residential and other domestic purpose, if identified or included in it, the same shall be restored to him by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place: Kalaburagi

Date: 17.11.2022

**DEPUTY COMMISSIONER
KALABURAGI**

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date:-17.11.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-e]

Whereas the **Assistant Commissioner of kalaburagi** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **Ganwar Village**

The **Deputy Commissioner of kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **Ganwar Tanda** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
Jewargi	Ganwar	510/II	1	20	Sy.No, 470/2, 510/1 road,	SY NO 252, 253/1, 250 and 259	Gramathana, Sy.no 235, and 236	Sy.no 468, 249, 252/1, and 253/1
		469	6	35	Sy.No, 470/2, 510/1 road,	SY NO 252, 253/1, 250 and 259	Gramathana, Sy.no 235, and 236	Sy.no 468, 249, 252/1, and 253/1
		251/pote 1	2	28	Sy.No, 470/2, 510/1 road,	SY NO 252, 253/1, 250 and 259	Gramathana, Sy.no 235, and 236	Sy.no 468, 249, 252/1, and 253/1
		251/pote 2	2	36	Sy.No, 470/2, 510/1 road,	SY NO 252, 253/1, 250 and 259	Gramathana, Sy.no 235, and 236	Sy.no 468, 249, 252/1, and 253/1
		251/pote 3	6	09	Sy.No, 470/2, 510/1 road,	SY NO 252, 253/1, 250 and 259	Gramathana, Sy.no 235, and 236	Sy.no 468, 249, 252/1, and 253/1
		252/II	4	16	Sy.No, 470/2, 510/1 road,	SY NO 252, 253/1, 250 and 259	Gramathana, Sy.no 235, and 236	Sy.no 468, 249, 252/1, and 253/1
		253/II	0	19	Sy.No, 470/2, 510/1 road,,	SY NO 252, 253/1, 250 and 259	Gramathana, Sy.no 235, and 236	Sy.no 468, 249, 252/1, and 253/1
		234	0	08	Sy.No, 470/2, 510/1 road,	SY NO 252, 253/1, 250 and 259	Gramathana, Sy.no 235, and 236	Sy.no 468, 249, 252/1, and 253/1

It is hereby declared that this unrecorded habitation may hereafter be named as **Ganwar Tanda** And here as in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : Kalaburagi
Date : 17.11.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date:-17.11.2022“FORM 2-E”
[sec sub-rule(3) of rule 9-e]

Whereas the **Assistant Commissioner of kalaburagi** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **Revanoor Village**

The **Deputy Commissioner of kalaburagi District** , having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **Revanoor Tanda (Kasulal Nagar)** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
Jewargi	Revanoor (Kasulal nagar)	192/2	0	20	Gramthan	Sy.no 193	Sy.no 190	Sy.no 192
		191/3	0	20	216	192	Gramthan	191

It is hereby declared that this unrecorded habitation may hereafter be named as **Kasulal Nagar**

And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vest absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : Kalaburagi

Date : 17.11.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date:-17.11.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-e]

Whereas the **Assistant Commissioner of kalaburagi** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **Mudabal B Village**

The **Deputy Commissioner of kalaburagi District** , having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **Mudabal B Tanda** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
Jewargi	Mudabal B Tanda	103	2	19	Gramthan	Sy.no 2/2	Sy.no 2/1	Sy.no 192

It is hereby declared that this unrecorded habitation may hereafter be named as **Mudabal B Tanda**

And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : Kalaburagi

Date : 17.11.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date:-17.11.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-e]

Whereas the **Assistant Commissioner of kalaburagi** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **KESARATAGI**

The **Deputy Commissioner of kalaburagi District** , having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **SEVALAL TANDA** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
kalaburagi	KESARATAGI	42	01	20	Sy No 47	Sy No 42	Railway Track	Sy No 43

It is hereby declared that this unrecorded habitation may hereafter be named as **SEVALAL TANDA**

And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vest absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : Kalaburagi

Date :17.11.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date:-19.08.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-e]

Whereas the **Assistant Commissioner of kalaburagi** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **KERUR**

The **Deputy Commissioner of kalaburagi District** , having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **KASU NAYAK TANDA** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
kalaburagi	KASU NAYAK TANDA (KERUR)	14/1	01 01 03	25 25 00	Sy No 13	Sy No 14/5,14/2 REAMI NING PART	SY NO 16 &15	Sy No 14/1 REA MINI G PART

It is hereby declared that this unrecorded habitation may hereafter be named as **KASU NAYAK TANDA**

And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vest absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : Kalaburagi

Date :19.08.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date:-19.08.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-e]

Whereas the **Assistant Commissioner of kalaburagi** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **KERUR**

The **Deputy Commissioner of kalaburagi District** , having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **KASU NAYAK TANDA** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
kalaburagi	KASU NAYAK TANDA (KERUR)	14/1	01 01 03	25 25 00	Sy No 13	Sy No 14/5,14/2 REAMI NING PART	SY NO 16 &15	Sy No 14/1 REA MINI G PART

It is hereby declared that this unrecorded habitation may hereafter be named as **KASU NAYAK TANDA**

And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vest absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : Kalaburagi

Date :19.08.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date:-18.10.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-e]

Whereas the **Assistant Commissioner of kalaburagi** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **SHRINIVAS SARADAGI**

The **Deputy Commissioner of kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **KRISHNA NAYAK TANDA (UPA GRAMA)** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
KALABURAGI	KRISHNA NAYAK TANDA (SHRINIVAS SARADAGI)	613/*/2	02	05	Sy No 620	Sy No 613/*/2 remainin g part	Sy No 617	Sy No 613/*/ 4,5

It is hereby declared that this unrecorded habitation may hereafter be named as **KRISHNA NAYAK TANDA (UPA GRAMA)**

And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vest absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : Kalaburagi

Date :18.10.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date:-18.10.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-e]

Whereas the **Assistant Commissioner of kalaburagi** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **SHRINIVAS SARADAGI**

The **Deputy Commissioner of kalaburagi District** , having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **SADHUNAYAK TANDA (UPA GRAMA)** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
KALABUR AGI	SADHUNAYAK TANDA (UPA GRAMA) (SHRINIVAS SARADAGI)	499/*/2	01	00	Sy No 499/*/2 remainin g part	Sy No 501	HADAN UR VILLAG E BOUN DARY	Sy No 499/*/2 REMAI NING PART

It is hereby declared that this unrecorded habitation may hereafter be named as **SADHUNAYAK TANDA (UPA GRAMA)**

And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vest absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : Kalaburagi

Date :18.10.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date:-18.10.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-e]

Whereas the **Assistant Commissioner of kalaburagi** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **SHRINIVAS SARADAGI**

The **Deputy Commissioner of kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **HUNDU NAYAK TANDA (UPA GRAMA)** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
KALABURAGI	HUNDU NAYAK TANDA (UPA GRAMA) (SHRINIVAS SARADAGI)	386/*/1	00	19	Sy No 387	Sy No 386/*/2	Sy No 377	Sy No 386/*/1 REMAINING PART
		386/*/2	02	22	Sy No 386/*/1	Sy No 386/*/2 Remaining part	Sy No 377	Sy No 386/*/2 REMAINING PART

It is hereby declared that this unrecorded habitation may hereafter be named as **HUNDU NAYAK TANDA (UPA GRAMA)** And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vest absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : Kalaburagi

Date :18.10.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date:-18.10.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-e]

Whereas the **Assistant Commissioner of kalaburagi** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **SHRINIVAS SARADAGI**

The **Deputy Commissioner of kalaburagi District** , having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **DHARU NAYAK TANDA (UPA GRAMA)** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
KALABURAGI	DHARU NAYAK TANDA (UPA GRAMA) (SHRINIVAS SARADAGI)	620/*/6	00	06	SY NO 620	SY NO 613	SY NO 620	SY NO 621
		620/*/7	00	08				
		620/*/8	00	26				
		621/*/8	04	29	SY NO 621	SY NO 612	SY NO 620	SY NO 621
		TOTAL	05	29				

It is hereby declared that this unrecorded habitation may hereafter be named as **DHARU NAYAK TANDA (UPA GRAMA)** And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vest absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : Kalaburagi

Date :18.10.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date:-17.11.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-e]

Whereas the **Assistant Commissioner of kalaburagi** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **RAJNAL**

The **Deputy Commissioner of kalaburagi District** , having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **CHOKLNAYAK TANDA** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
KAMLA PUR	CHOKLNAYAK TANDA	39	02	00	Sy No 39	Sy No 53	Sy No 52	Sy No 38

It is hereby declared that this unrecorded habitation may hereafter be named as **CHOKLNAYAK TANDA**

And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vest absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : Kalaburagi

Date :17.11.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date:-17.11.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-e]

Whereas the **Assistant Commissioner of kalaburagi** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **PARVAD**

The **Deputy Commissioner of kalaburagi District** , having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **PARVAD TANDA** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
KAMLA PUR	PARVAD TANDA	127	02	00	Sy No 62	Sy No 127 remainin g part	Sy No 128	Sy No 61,127 remain ing part

It is hereby declared that this unrecorded habitation may hereafter be named as **PARVAD TANDA**

And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vest absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : Kalaburagi

Date :17.11.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner

Kalaburagi

Date 28.09.2022

"FORM 2-E"

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of SEDAM** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **CHANDAPUR**

The **Deputy Commissioner of Kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that the same meets the criterion prescribed to declare the **CHANDUNAYAK TANDA** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely:-

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
SEDAM	CHANDUNAYAK TANDA (CHANDAPUR)	96/*/3	00	24	Sy.No. 96/*/2	Sy.No.97	Sy.No. 96/*/5	Sy.No. 97
		97/*/3	00	04	Sy.No. 96	Sy.No. 97/*/4	Sy.No. 96	Sy.No. 97/*/3 Remaining part
		97/*/4	00	22	Sy.No. 97/*/3	Sy.No. 97/*/7	Sy.No. 97/*/7	Sy.No. 97/*/4 Remaining part
		97/*/5	00	08	Sy.No. 96	Sy.No. 97/*/7	Sy.No. 97/*/5 Remaining part	Sy.No. 97/*/3,4
		97/*/7	00	23	Sy.No. 97/*/4,5	Sy.No. 97/*/7 Remaining part	Sy.No. 97/*/7 Remaining part	Sy.No. 97/*/4

It is hereby declared that this unrecorded habitation may hereinafter be named as **CHANDUNAYAK TANDA**

And whereas in consequence of this declaration the extent of land indicated in the column (4) above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his residential and other domestic purpose, if identified or included in it, the same shall be restored to him by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place: Kalaburagi

Date: 28.09.2022

**DEPUTY COMMISSIONER
KALABURAGI**

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date:-17.11.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-e]

Whereas the **Assistant Commissioner of kalaburagi** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **KALAGI**

The **Deputy Commissioner of kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **KODADUR** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
KALAGI	KODADUR	204	02	00	Sy No 207 remaining part	Sy No 205,207 remaining part	Sy No 208	Sy No 207 remaining part

It is hereby declared that this unrecorded habitation may hereafter be named as **KODADUR TANDA**

And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vest absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : Kalaburagi

Date :17.11.2022

**DEPUTY COMMISSIONER
KALABURAGI**

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date:-19.11.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-e]

Whereas the **Assistant Commissioner of Sedami** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **RAMTEERTH**

The **Deputy Commissioner of Kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **RAMTEERTH TANDA** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
CHITTA PUR	RAMTEERTH (RAMTEERTH TANDA)	02	02	31	Sy No 1,51	Sy No 4,51	Sy No 01	Sy No 05,51
		03	01	00	Sy No 1,51	Sy No 4,51	Sy No 01	Sy No 05,51

It is hereby declared that this unrecorded habitation may hereafter be named as **RAMTEERTH TANDA**

And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vest absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : Kalaburagi

Date : 19.11.2022

DEPUTY COMMISSIONER
KALABURAGI

PR-637

DEPUTY COMMISSIONER OFFICE KALBURGI

No.REV/LRM/190/2018-19

Date:-17.11.2022

CORRIGENDUM NOTIFICATION

This has reference to this office notification letter no.REV/LRM/190/2018-19 dated 19.8.2022 vide which the 2-e notification of unrecorded habitation called **Gandhi Nagar** in original village **Koravi** of Kalagi taluk.

The above notification unrecorded habitation Bhavani Nagar is withdrawn and revised Notification is notified hereby as below.

FORM 2-E

(See sub-rule(3) of rule9-B)

Whereas, Assistant Commissioner of Kalaburgi sub division after conducting spot inspection submitted a proposal for declaration of unrecorded habitation situated at **KORAVI** (inspection address)

I The Deputy Commissioner Of KALABURGI District, having examined them said proposal of the Assistant Commissioner and having satisfied that the same meets the criterion prescribed to declare the said **KORAVANJESHWARI NAGAR** unrecorded habitation as such, in exercise of the power conferred under section 38A of the Karnataka Land Revenue Act, 1961, hereby declared the following areas as an unrecorded habitation namely

Name of the taluk	Name of the unrecorded habitation and name of original village under which it falls	Survey no	Total extent of land on which unrecorded habitation is located		Boundaries			
			Acre	Gunta	North	South	East	West
1	2	3	4(1)	4(2)	5	6	7	8
Kalagi	KORAVANJESHWARI NAGAR (KORAVI)	33	03	00	Sy.No 20/1	Sy.No 34	Sy.No 33 Remaini ng part	Sy.No. 20/1

It is hereby declared that this unrecorded habitation may herein after named as **KORAVANJESHWARI NAGAR**. And where as in consequence of this declaration the extent of land indicated in the column (4) above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in the State Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his residential and other domestic purpose, if identified or included in it, the same shall be restored to him by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place: KALABURAGI

Date: 17.11.2022

DEPUTY COMMISSIONER

KALABURGI

DEPUTY COMMISSIONER OFFICE KALBURGI

No.REV/LRM/190/2018-19

Date:-17.11.2022

CORRIGENDUM NOTIFICATION

This has reference to this office notification letter no.REV/LRM/190/2018-19 dated 18.8.2022 vide which the 2-e notification of unrecorded habitation called **BHAVANI NAGAR** in original village **Koravi** of Kalagi taluk.

The above notification unrecorded habitation Bhavani Nagar is withdrawn and revised Notification is notified hereby as below.

FORM 2-E

(See sub-rule(3) of rule9-B)

Whereas, Assistant Commissioner of Kalaburgi sub division after conducting spot inspection submitted a proposal for declaration of unrecorded habitation situated at **KORAVI** (inspection address)

I The Deputy Commissioner Of KALABURGI District, having examined them said proposal of the Assistant Commissioner and having satisfied that the same meets the criterion prescribed to declare the said **JAI NAGAR** unrecorded habitation as such, in exercise of the power conferred under section 38A of the Karnataka Land Revenue Act, 1961, hereby declared the following areas as an unrecorded habitation namely

Name of the taluk	Name of the unrecorded habitation and name of original village under which it falls	Survey no	Total extent of land on which unrecorded habitation is located		Boundaries			
			Acre	Gunta	North	South	East	West
1	2	3	4(1)	4(2)	5	6	7	8
Kalagi	JAI NAGAR (KORAVI)	15	04	27	Sy.No 15 Remainin ng part	Sy.No 15 Remainin g part	Sy.No 16, 20/1	Sy.No.1 5 Remaini ng part
		16	06	20	Sy.No20/ 1	Sy.No 16 Remainin g part	Sy.No 16 Remaining part	Sy.No. 15

It is hereby declared that this unrecorded habitation may herein after named as **JAI NAGAR**

And where as in consequence of this declaration the extent of land indicated in the column (4) above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in the State Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his residential and other domestic purpose, if identified or included in it, the same shall be restored to him by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place: KALABURAGI

Date: 17.11.2022

DEPUTY COMMISSIONER
KALABURGI

PR-638